HOME

appetite and strong digestion.

than food. It is a strong medicine. It rouses up dull children, puts new flesh on thin ones and red blood into pale ones. It makes children grow. Scott's Emulsion makes ordi-

duty. This picture represents the Trade Mark of Scott's Emulsion and is on the wrapper of every bottle. that hand for free sample. SCOTT & BOWNE, 409 Pearl St., New York.

500 and \$1. all druggists.

WAS IT THE MAYFLOWER.

(Concluded from first page.)

narrative does Governor Bradford record the name of the ship May flower. save in a single lustance, and that is not in allusion to the vessel in which the first outward voyage was made. It appears in a letter from Mr. Shirles to Governor Bradford, which the latter inserts in his parractive, and refers to a vessel which conveyed a party of Massachusetts colonists in the year 1629, nine years after the initial hand, voyage. The outseton of the names of the two vessels in which the voyagers first set sail, and especially of that in which the voyage was actually made, is the more remarkands from the fact that, clsewhere in his narrative, Governor Bradford is careful to record the amount of the desired to the de row; but, except in the instance aiready cited, the name of the Mayflower nowhere appears in the nar-

There was, however, another of the first Pilgrim company, who made u. record of their adventures. This was Edward Winslow-afterward governor -whose record, under the name of G. Mourt, is now known as . Mouri's iton of a ship Mayflower engaged in Relation." Caretal critics do not attribute this book in its enterers to is believed was the work of Robers.

Cushman. The brief address "To the Render" bears the signature, "if, which is believed to be the work of Robers and the first party from the plane of George Morioo, "Certain useful advertisements," which are next in order in the volume, were doubtless written by John Robinson.

The "relation" which follows is believed to have been written by William.

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The "relation" which follows is believed to have been written by William.

The "relation" which follows is believed to have been written by William.

The "relation" which follows is believed to have been written by William. Edward Winslow. The original ded the vessel in which the colonists saided?

If the Mayflower of 1629 and 1639 arratives of voyages and journeys arratives of voyages and journeys undertaken by the settlers, is believed to have been from the pen of Edward Wisslow. In none of these records, is the preparation of which five of the most prominent of the Pilymouth company united, is the preparation of which five of the most prominent of the Pilymouth company united, is there any mention, by mame, of the ship in which the Pilymouth said their memorable voyage. It is likewise to be noted that Bradford, in recording the name of the vessel in which the preparation of which five of the white the proper in the Heved to bave been written by William Bradford, and the remaining por-

voyage and of the disasters which befell the Pilgr in fathers, he makes no mention of the name of the ship which brought them.

This disposes of all contemporary Does your horse "feel his pats"? What a difference between the grain-fed and the grass-fed horse! The first strong and full of ginger, the second flabby, weak and tired out before he begins. The feeding makes the difference. Children are not alike either. One is rosy, bright-eyed, full of life and laughter, another is pale, weak and dull. The feeding again is responsible.

Sickly children need special feeding. They don't "feel their eats". Scott's Emulsion adds just the right richness to their diet. It is like grain to the horse. The child gets new appetite and strong digestion.

This disposes of all boltemporary decreases to consult the farmed to the shap which brought the carminors, and had not on search to the shap which brought the campa turn to the shap which brough the brought the campa turn to the shap which the shap at the shap turn to the second flabby, weak and tired out before he begins. The feeding makes the difference.

Children are not alike either.

One is rosy, bright-eyed, full of life and laughter, another is pale, weak and dull. The feeding again is responsible.

Nathaniel Morton's "New Englands Memorial" was published in 1669, when its author was 53 years of age, and forty-five years after the death of the shap turn the shape turn narrators, and in our search for the

when we take up his "New England's Memorial" we do so with a full assurance that, if be may not know of his own knowledge whereof he writes, he certainly had ample opportunity to his work to the "Right Worshipful his work to the "Right Worshipful Thomas Price, esq., Governor of the Jurisdiction of New Plymouth," he centesses that the greatest part of his much hopored uncle, William his farmable by the court of the static sound the receiving judges shall receive the failure and the counting judges and the receiving j ous much hopored quele, William nary food do its Bradford, and such manuscripts as he left in his study. He scarcely needed to have told us this, for there are many passages which are copied literally from the work of Governor Bradford. There is, however, this variation: Whereas Governor Bradford says. "a small ship of some sixty tons was bought and fitted in Holland," Morton has interpolated the words, "called the

any historical record of the name of the vessel in which the l'algrims made their earliest voyage, and this is made nearly fifty years later than the date of the voyage, and by a person whose the committee and the other mass of the ladges of the election, and the other sent to the committee. information must have been at second

Morton gives the names of the ships which set out upon the first voyage as the Special and Mayflower, but he does not mention the Mayflower as having made another voyage in 1629. Cotton Matner follows Morton with be careful and the city of Lexington in Washington to whole one in the city of Lexington in Washington to whole one of the places of voting shall be with the said Henry W. Turner and the count of the places of voting shall be with the said Henry W. Turner and the said in Dover township one of the precines shall be Edwards and the places of voting shall be witned to meet the said Henry W. Turner and the said in Dover township one of the precines shall be Edwards and the shall be the care of the precines shall be Edwards and the shall be shall be the care of the precines shall be for the said plaintin he doring described real estate.

Thomas Prince in his "Chronological and the said in the county of Latty-extended Missions" in the State of Missions. Believe W. Turner and Turner, his wife, and Edward J. Early Defendants.

To the said Henry W. Turner and Turner, his wife, and Edward J. Early Defendants.

To the said Henry W. Turner and Turner, his wife, and Edward J. Early Defendants.

To the said Henry W. Turner and Turner, his wife, and the said in the form of the precincing and the said in the form of the precincing and the said in the county of Latty-extended Missions.

The shall be Edwards and the places of voting shall be the county of the said in the county of the said in the county of the precincing and the said in the county of Latty-extended Missions.

The shall be advarded of the precincing and the said in the county of Latty-extended Missions and the said in the county of the precincing and the said tion of a ship Mayflower engaged in the New England emigrant service, the New England emigrant service, the quotes the letter of Sairley to Bradford, recorded by the latter, and browless the letter of Sairley to Bradford, recorded by the latter, and browless records the arrival at Charles.

question: Why are Bradford and county.

Winslow silent concerning the name of the vessel in which the colonists sailed?

24. The committeemen of the several townships in the county may appoint a suitable number of democrats to stand at the poils in their respective townships to see that the above rule is carried out, and to challenge and organit, as fur as possible, any and all illegal

RULES G VERNING THE DEMO-(RATIC PRIMARY, 1902.

May 17 1902

9. That no information of the votes shall be given.
10. That the pells abail be opened at seve o'clock, a m, or as soon thereafter as may be not shall be kept up in for the reception of votermal the setting of the sim.

11. That should the judges or either of them not be present at the time appointed for opening the poils, or being present refuse to act, the votes present, to the number of 7, or more, may hence of to elect is unifer or judges. In his or recent to elect a fulfic of judges, in his or our place or places is such monor as may be sermined upon by them and the judge or signs so elected shall proceed with the election of he of they hall been appointed by this

13 That the candidates for nomination ar-orbidden to have any private tickets to be-sel at eald primary election.

15. That each ballor shall be numbered by one

Speedwell, "and a few lines farther on, to making record of the larger vessel bired in London, he here also follows

hired in London, he here also follows the governor's phraseology, but interpolates the words "called the May-flower."

This, then, is the first mention in the transmitted, without delay, to this complete the transmitted.

this committee.

If That the committee shall be in session in C

hand.

That there was a ship Mayflower which was engaged in the New Lng-land emigrant service during these land emigrant service during these land engaged in the New Lng-land emigrant service during these land engaged land eng

township shall see that a suitable number of he the is provided, which shall be furnished with study applifes and a aventoness as shall enable the voter to conveniently prepare his ball of for voters in which bootles the votes accepted from observation shall mark their

his two ballest and for the purpose of custing his ballest and to ur shall be percented to remain in his booth mager than any minutes and on person other than the other preparing his own ballest shall be suffered to enter my

ever.

31. Not more than one person shall be per-

as called, and in the event i ages than avenimities.

34 Any voter who shall by necledent or mistake spail his balled, so that no catmod conveniently, vote the same, may, on returning said specified bulled to the judges of election, receive another in piace thereof. Every person who does not vote any ball-d delivered to him shall, before leaving the peding piace return such bullet to the judges of election having charge of the ballets.

35 No judge of election shall deposit any balled upon which the names or initials of the judges as hereithefore privided for does not appear.

judges as hereithefore pr vided for does not appear

Section 7 28 of the Revised Starutes of Missouri for 188, denounces as a misdemeanor any fraudulent and Hiegel voting at such primary election

Section 7129, same statutes, denounces as a misdemeanor the procuring of Hiegel votes to be cast at such election

Section 7120, same statutes, denounces as a misdemeanor any fraudulent return made by an judge or cierk of such election

it shall be the duty of the committeemen, in their respective townships, to see that the above rules of this committee, and the said statute law of 1880 be strictly observed and mirifully enforced at said primary election, and all Hiegel voting and the procuring of Hiegel votes to be cast at said election, if any, shall by said committeemen, be reported to this committee.

ORDER OF PUBLICATION.

STATE OF MISSOURI,
County of Larayette, sn
In the Circuit Court of Larayette County,
Misscuri, at Lexington, April 1672, 1962 osephus Vance, Mary J. Reed, Mary P. Reed, Hiram C. Vance, Willian C. Vance and Joseph N. Vance, Plaintiffs,

In Vaca-

Willian C. Vance and Joseph N.

Vance, Plaintiffs,

Vance, Plaintiffs,

Elizabeth Tally. David Vance,
Zacharlah Vance, Robert Vance,
James Vance, Nellie Vance,
Sarah E. Robinson, Cammie
White, Millard Vance and Isaac
N. Vance, Defendants.

Now at this day comethe plaintiffs herein by
their attorney and file their puttion, and
affidavit, alleafug, among other things, that
the defendants David Vance, James Vance,
Sarah E. Robinson, Cammie Walle, Millard
Vance and Isaac N. V-nce are not residents
of the state of Missouri:

"hereupon, it is ordered by the clerk of said
court in vacation, that said defendants be notified by publication that plaintiffs have commenced a suit against them in this court, the
object and general nature of which is to obtain
a Judgment of partition of the f-llowing described real estate situate in the county of
Lafayette and state of Missouri, to-wit: The
east half of the southwest quarter of section
two (2), and the south half of the southwest
quarter of the southwest quarter of section
one (1), all in township forty-pine (49), range
twenty-eight (22), containing one headred
acres, among the owners thereof and that if
said real estate is not susceptible of partition
in kind among the owners thereof and that if
said real estate is not susceptible of partition
in kind among the owners thereof and that if
said real estate is not susceptible of partition
in kind among the owners thereof and that if
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in kind among the owners thereof and that if
said real estate is not susceptible of partition
in kind among the owners thereof and that if
said real estate is not susceptible of
partition in kind
the county of the same be
sold and the proceeds of such said devine.

Ja

before the last day of said term, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law in the Lexington Intelligencer: a newspaper published in said County of Lafayetts for four weeks successively, published at least once a week, the last insertion to be at least fifteen days before the first day of said April term of this court. Brst day of sa'd April term of this court.

J. H. CAMPRELL, Circuit Clerk.

By J. W. Sviscow, Deputs.

J. E. Burden, Attorney for Plaintiffs.

ORDER OF PUBLICATION.

In the Circuit Court of Lafayette County, Missouri, at Lexington, in vacation, January 14, 1902.

Defendants.

To the said Henry W. Turner and Fleta Turner, his wifer-You are hereby notifiest that the said plaintiff has commenced a suit against you in said court by petition, the ordest and general nature of which is to obtain a judgment for the taxes, interest and costs one on the following described real estate, situate in the county of Lafayette and state of likeward, towit bolds one of any words, towist bolds one of any words, towist bolds one of any words, towist bolds one of the said taxes for the year bold, and that said taxes for said year exclusive of powerty interest and county interest and county interest and county in the year bold was proposed to the same of

J. H. CAMPBELL, Circuit Clerk. By J. W. Sydnon, Deputy. Chas. Lyons, Att'y. for Pift. 1-18

NOTICE.

Notice is hereby given that at the annual school meeting in the school district of Lexington exhool District No. 2, in township 51, of range 27, in Lafty-ette county, Missouri, the voting place at which said meeting will be the Taylor school pullding, formerly known as the Second Ward school building, situate on Ridgeway street, in the city of Lexington, in said school district, to be held on Tuesday, the first day of April, 1992, there will be submitted to the qualified voters of said school district the election of two school directors for said district, to hold office for three years and until their successors are duly elected and qualified, and that is addition to the above the board of directors have ordered an election to be held at the same time and place to determine the proposition of an increase in the rate of taxation necessary to be levied for school purposes from 40 cents on the hundred dollars valuation to 50 cents on the successor, the camety court of said county voting at said election.

And whereas, the camety court of said county bas occiored an election to be held at the

This March 12th, 1902.

SHERIFF'S SALE IN PARTITION the circuit court of Latayette county, Missouri, at Lexington, December term seventh day, De, ember 9, 1901.

Bettie Adams and James E. Adams her husband: Hello Straight and James E. Straight, her busband, Plaintiffs.

Straight, her busband, Praintiffs.

Young P. McCormark, Marshall H. McCormark, Maissa Early and Thomas Early, her husband, for McCormark, Joseph McCormark, Joseph McCormark, Joseph McCormark, Lord McCormark, Joseph McCormark, Ratle McCormark and Northe McCormark and Northe McCormark and Sorthe McCormark and Indigment and decree of the circuit court of Lafayette county Mo. rendered at the December term, 1901, Issued from the office of the circh of said circuit court of Lafayette county in the above entitled cause in favor of the said dettle Adums and James Adms, her husband felle Straight and James B. Straight, her husband, plaintiffs, and against the said Young P. McCormack, Marshall H. McCormack, Maissa Early and Thomas Early, her husband; Cov McCormack Jesses McCormack Atale McCormack and Northe McCormack, defendants to me directed and returnable to the April term, 1962, it the undersigned sheriff, with, on TUESDAY, APRIL 19th, 1962.

between the boars of nine o clock in the forenoon and three o'clock in the afternoon of said day and in front of the court house door, in the city of Lexington in afayette county. Mo., during the session of the said circuit court of Lafayette county, sell, publicly, by auction, to the highest bidder, for cash in hand, all the right, fille, interest, claim and estate of all the said plaintiffs and defendants in said order of sale, in and to the following described real estate, situate, lying and being in the county of Lafayette and state of Missouri, towiff the south haif of the northwest quarter of northwest quarter of section eight 8, township forty-eight (48), range twenty-eight 28, containing twenty 20) acres Given under my hand, this fifth day of March, 1902.

3-15th OSCAR THOMAS, Sheriff. TUESDAY, APRIL 15th, 1902,

SHERIFF'S SALE IN PARTITION. In the circuit court of Lafayette county, Missouri, at Lexington, December term, ninth day, December 11, 1901. Charles A. Hook and Mary Hook, his wife Plaintiffe,

Charles A. Hook and Mary Hook, his wife Piaintiffe,

VR.

Laura E. J. Price and James S. Price, her husband: Lucy M. Clinton, Arthur D. Hook, William R., Hook and Susie Hook, his wife: Edgar Hook, Walter T. Hook and Myrtle Hook, his wife: Thomas Browning. Eddie G. Browning, Oma L. Browning. Walter M. Browning and Thomas A. Browning, Derendants.

By virtue of an order of sale, made on a indgment and decree of the circuit court of Lafayette county. Mo. rendered at the December term, 1901, issued from the office of the cierk of said court of Lafayette county in the above entitled cause in favor of the said Charles A. Hook and Mary Hook, his wife, plaintiffs, and against the said Laura E. J. Price and James S. Price, her husband: Lucy M. Clinton, Arthur D. Hook, William R. Hook and Susie Hook, bis wife: Edgar Hook, Walter T. Hook and Myrtle Hook, his wife: Thomas Browning, Eddie G. Browning, Oma L. Browning, Walter M. Browning and Joha A. Browning, defendants, to me directed and returnable to the April term 1902. I, the undersigued sheriff, will, on

TUESDAY, APRIL 8th, 1902.

between the hours of pine o'clock in the forenoon and three o'clock in the afternoon of said day and in front of the court house door. In the city of lexington, Lafayette county, Missouri, during the session of the said circuit court of Lafayette county, sell, publicly, by auction, to the highest bidder, for cash in hand, all the right, title, interest, claim and estate of all the said plaintiffs and defendants in said order of sale, in and to the following described real estate, sit uate, lying and being in the county of Lafayette and state of Missouri, towit. The northwest quarter of the northeast quarter and the southwest quarter of the northeast quarter of section fourteen (14), and ten (10) acres off the east side of the southeast quarter of the northwest quarter of section fourteen (14), and ten (10) acres off the cast side of the southeast quarter of the northwest quarter of section fourteen tith, in the form of a parallelogram, which parallelogram enters the entire breadth of the forty acre tract from north to south; all of said lands lying and being in township forty-eight (88; range twenty-seven (27), Lafayette county, Missouri containing marty (20) acres.

Given under my hand this fifth day of March, 1902.

3-815 OSCAR THOMAS, Sheriff. TUESDAY, APRIL 8th. 1902.

ORDER OF PUBLICATION.

Now at this day come A. F. Middleton and T. P. Middleton, administrators of the estate of Thomas J. Middleton, deceased, and pre-ent their petition praying for an order for the sale of so much of the real estate of said Thomas J. Middlet on as will pay and satisfy the remaining debts due by said estate and yet supplif for want of sufficient assets, accom-

the remaining debts due by said estate and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases.

On examination, whereof it is ordered that all persons interested in said estate be notified that application as aformed has been made, and that unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday in May, 1962, an order will be made for the said of the whole or sa much of the real estate of said Thomas I, Middleton, deceased, as will be sufficient for the payment of said debts.

And it is futher ordered that all of the heirs of said doceased, readents of Lafayette County, be personally served with notice of these proceedings according to law.

And it is further ordered that this notice be nublished in the laxington intuitiesner, a weekly newspaper mulished in said county for four weeks ancessively before the equition of the maximum of the court.

A true capy. Atlest—

JAMES P. CHINN.

NOTICE.

School Election.

buinter dilan resident freeholders, within and county, and by virtue of Section 240 of the larvised Statutes of Missouri for 180, order an election to be held at the maxt cannual school meeting, on Tuesday, April 18-2, for the purpose of voting upon the proposition to adopt and establish county school supervision, in and for said county; said election to be held at the usual voting places and hours of the reguiar annual school meeting on the first Tuesday in April, 1902

Done by order of the county court, of Lafayette county, dissouri, this the 21th day of February, 1902.

Witness my hand and the seal of said court, the day and date last the seal of said court, the day and date last the seal of said court, the day and date last the seal of said court, the day and date last the seal of said court, the day and date last the seal of said court, the day and date last the seal of said court, the day and date last the seal of said court.

Witness my hand and the seal of said court, the day and date last above mentioned. FRANK THORNTON, Clerk of the County Court.

ADMINISTRATRIX'S NOTICE.

Letters of administration on the estate of French T. Strother, deceased, were granted to the undersigned on the 14th day of March, 1992, by the product courty discounty, Missonri. All persons having claims against said estate are required to exhibit them for allowance to the administratrix within one year after the date of said letters or they may be procluded from any nenedigof such estate; and if such claims he not exhibited within two years from the date of said letters they will be forever barred.

This lith day of clarch, 1902

LUCY A. STROTHER,
3-1915

Administratrix.

Cures Eczems and Itching Bumors

Through the Bood.-Costs Nothing to Try. B. B. B. (Betanic Blood Bajm) is a certain

and sure cure for cenema, liching skin, humors, scabs, scales, watery blisters, pimples, aching bones or joints, bons, curbunates, pricking pain in the skin, cld, enting sores. ulcors, etc. Botanic Blood Balm cures the worst and most deep-scated cases by enricaing, purifying and vitalizing the blood there by giving a healthy blood supply to the skin. Other remedies may relieve, but B B, B. actually cures, heals every sore and gives the rich glow of health to the skin, making the blood red and nourishing. Especially advised for old, obstinate cases. Druggists, \$1.00.

BUSINESS CARDS

To be Good and Wholesome Too

Your Groceries Must be Fresh.

We carry them-anything you want for your table.

Also Fresh Meats

Ca., and let us prove these statements to you.

Musgrove & Co.

LEXINGTON, MISSOURI.

Real Estate, Loans and Insurance Agents.

ABSTRACTS OF TITLE MADE.

Will loss money on improved farm lands at

5 and 514 per cent interest

OFFICE IN HÆRLE BUILDING

LATRON & TAUBMAN, LEXINGTON, MO. ABSTRACTS OF TITLE,

ESTATE INSURANCE, Have the only complete set of Abstract Record of Title to the Lands of Lafayetse County.

OFFICE in HÆRE BUILDING

DR. T. B. RAMSEY.

Successor to Hassell & Ramsey SURGEON

DENTIST

Office over Schawe & Weis, Corner 10th and Main Streets. Nitros Oxide Gas Given.

S Mitchell & Son FEED STORE

In the Probate Court of Lafayette County,
Missouri, February Term. 7th day, Monday,
February 17th, 19-2;
Estate of Thomas J. Middleton, deceased.
Now at this day come A. F. Middleton and
St. Feed Store. We do a general St. Feed Store. We do a general exchange business with the farmers for wheat or corn. Our Flour is the best on the warket. Phone 179

Cigar Clippings

granulated and coarse 30 - Cents a Pound - 30 HINESLEY'S SMOKER

FOR RENT.

Four small farms, see or address at once

Talbot Simpson, AULLVILLE, MO.

Dr. J.W. Meng,

Surgeon Dentist.

Office in the Meng Building Lexington, Missouri.

J. L. PEAK, SURGEON DENTIST;

MASONIC BUILDING,

Lexington, . . Mo

FORSALE. Registered Short Horn

prices.... C. S. PARKER.

AULLVILLE, MO.

Bulls. At very reasonable

Meals A La Carte.

Elegant Pullman Buffet Cars, Electric Lights, Porcelain Lockers, Observation Dining Room, Everything The Very Latest And Best On Colorado Trains of

The Missouri Pacific Railway THE OLD RELIABLE